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8 Attorney for Defendant
9 Thomas R. Spangler
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13 IN THE UNITED STATES DISTRICT COURT
14 FOR THE EASTERN DISTRICT OF CALIFORNIA
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18 UNITED STATES OF AMERICA,) CR S-05-0136 WBS
19)
20 Plaintiff,)
21)
22 v.) **STIPULATION AND [PROPOSED]**
23) **ORDER**
24 THOMAS RICHARD SPANGLER,)
25)
26 Defendant.)
27 _____
28

29 Plaintiff United States of America, by its counsel,
30 Assistant United States Attorney Matthew Stegman, and defendant Thomas
31 Richard Spangler, by his counsel, Federal Defender Quin Denvir, hereby
32 stipulate and agree that the status conference currently calendared
33 for May 11, 2005 should be continued to Wednesday, May 25, 2005 at
34 9:00 a.m. Government counsel has sent the defense a proposed plea
35 agreement. Defense counsel will require time in which to discuss it
36 with his client and with the prosecutor. The parties agree that time
37
38

1 should be excluded under Local Code T-4 through May 25, 2005.

2 Respectfully submitted,

3 McGREGOR SCOTT
4 United States Attorney

5 /s/ Quin Denvir
6 Telephonically authorized to sign for
7 MATTHEW STEGMAN
8 Assistant United States Attorney

DATED: May 9, 2005

10 DATED: May 9, 2005

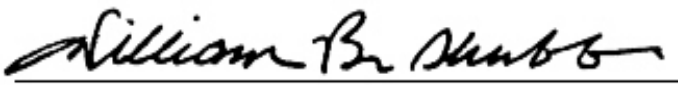
/s/ Quin Denvir

11 QUIN DENVER
12 Federal Defender

13 Attorney for Defendant

14 FOR GOOD CAUSE SHOWN, IT IS SO ORDERED.

16 DATED: May 10, 2005

18 
19 WILLIAM B. SHUBB
20 UNITED STATES DISTRICT JUDGE

28 Stip/Proposed Order
US v. Spangler
CR S-05-0136 WBS